

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re: Application of: Whitehouse et al.

Serial No.:

08/694,542

Filing Date:

August 9, 1996

Examiner:

B. Anderson

Art Unit:

2878

For:

Multipole Ion Guide Mass Spectrometry with MS/MSⁿ Analysis

Attorney Docket No.: 840.052

Patent Application



TECHNOLOGY LEWIER 2800 SPECIAL PROGRAM CENTER

Assistant Commissioner for Patents Washington, D.C. 20231

Terminal Disclaimer

The owner, Analytica of Branford, Inc., of one hundred percent (100%) interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. §§154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior U.S. Patent No. 5,652,427 (issued July 29, 1997) and U.S. Patent No. 5,689,111 (issued November 18, 1997).

The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any

patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. §§ 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. §1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

The undersigned is attorney of record.

The Commissioner is hereby authorized and directed to debit our deposit account, Account No. 02-2105 for the terminal disclaimer fee.

Dated: May 17, 1999

Respectfully submitted,

maile

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INFORMAL TERMINAL DISCLAIMER MEMO

DATE:	21 July 99	SERIAL	NO: 08/6945	42
ro:	Ex Anderson	ART UN	п <u>. 5878</u>	
ROM: I	Deborah Perry-Leeper Paralegal Specialist	TD FILE	D: 19 May 3	19'
	Office of the Special	[] Rule 60 Contin	nation	
	Programs Examiner	[] FWC		
	Group 2 9 00	[] CIP	Examin	er Initials/date
nstructio	ons: The Terminal Disclaimer accom	panying this applic	ation has been reviewed an	d the results identified
⊌	Please use the appropriate Form Para	·	ne applicant of the PTO dec	ision regarding the "ID."
\	[]-TECHNICAL SUPPORT: The T		needs to be charged to Deposit	Account:
1 - The 1	TD is Defective and has not been accepted			
· · · · · · · · · · · · · · · · · · ·				
	[] - The recording fee of \$ has not been paid/applied and [nor does] there is no [appear to be] general fee authorization to charge the deposit account (see MPEP 14.25);			
	[] - It lacks the enforceable only during the common ownership clause (Rule 37 CFR 1.321(c)) (See MPEP 14.27, 14.27.1);			
	[]- It is directed to a particular claim or claims and not a terminal portion of the term of the entire patent to be granted (see MPEP 14.26, 14.26.2, 1490);			
	[]- It is not signed. (MPEP 14.26, 14.26)	4.26.3);		
	[] - The serial no. of the application (or the patent no.) which forms the basis for the double patenting rejection is missing or incorrect (see MPEP 14.32);			
	[]- The serial no. of this pending application (or the number of the patent in reexam. and/or reissue cases) being disclaimed is missing or incorrect (see MPEP 14.26, 14.26.4 or 14.26.5);			
	[] -The period disclaimed is incorrect or not specified (see MPEP 14.27, 14.27.2 or 14.27.3); and			
	[] - This pending application and the patented (pending) application (which forms the basis of the double patenting rejection) are not commonly owned.			
	Terminal Disclaimers	Submitted/Signed by	he Assignee	
	[]-No 3.73(b) statement was provided.			
	[] - 3.73(b) statement is defective be	ecause:		
	[] - The person who signed the the business entity (see M		her capacity to sign for	
1	[] - The person who signed the	TD is not recognized	as an Officer of the Assignee (N	MPEP 14.29);
	reel and frame number spee PTO (37 CFR 3.73(b)); and	cified as to where suc	from the inventor to the assigne n evidence is recorded in the	ee — no
	[] - There is no statement identi the assignee's knowledge a		ary document(s) has been revie name of the assignce seeking to	

[] - A revised TD can be filed to overcome the above objections - no additional T.D. fee is required.

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